CHILD PROTECTION UNIT AMENDMENTS
2021 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Karianne Lisonbee
Senate Sponsor: Luz Escamilla
LONG TITLE
Committee Note:
The Health and Human Services Interim Committee recommended this bill.
Legislative Vote: 15 voting for 0 voting against 2 absent
General Description:
This bill addresses child protection units.
Highlighted Provisions:
This bill:
 repeals the Child Protection Unit Pilot Program;
 reenacts provisions authorizing a child protection unit to share case-specific
information with certain persons; and
makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
62A-4a-412, as last amended by Laws of Utah 2020, Chapters 193 and 258
63I-1-262, as last amended by Laws of Utah 2020, Chapters 154, 303, 304, and 358
REPEALS:



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62A-4a-202.9, as last amended by Laws of Utah 2020, Chapter 354
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 62A-4a-412 is amended to read:
62A-4a-412. Reports, information, and referrals confidential Exceptions.
(1) Except as otherwise provided in this chapter, reports made under this part, as well
as any other information in the possession of the division obtained as the result of a report are
private, protected, or controlled records under Title 63G, Chapter 2, Government Records
Access and Management Act, and may only be made available to:
(a) a police or law enforcement agency investigating a report of known or suspected
abuse or neglect, including members of a child protection unit;
(b) a physician who reasonably believes that a child may be the subject of abuse or
neglect;
(c) an agency that has responsibility or authority to care for, treat, or supervise a minor
who is the subject of a report;
(d) a contract provider that has a written contract with the division to render services to
a minor who is the subject of a report;
(e) except as provided in Subsection 63G-2-202(10), a subject of the report, the natural
parents of the child, and the guardian ad litem;
(f) a court, upon a finding that access to the records may be necessary for the
determination of an issue before the court, provided that in a divorce, custody, or related
proceeding between private parties, the record alone is:
(i) limited to objective or undisputed facts that were verified at the time of the
investigation; and
(ii) devoid of conclusions drawn by the division or any of the division's workers on the
ultimate issue of whether or not a person's acts or omissions constituted any level of abuse or
neglect of another person;
(g) an office of the public prosecutor or its deputies in performing an official duty;
(h) a person authorized by a Children's Justice Center, for the purposes described in
Section 67-5b-102;
(i) a person engaged in bona fide research, when approved by the director of the

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division, if the information does not include names and addresses;

(j) the State Board of Education, acting on behalf of itself or on behalf of a local education agency, as defined in Section 63J-5-102, for the purpose of evaluating whether an individual should be permitted to obtain or retain a license as an educator or serve as an employee or volunteer in a school, limited to information with substantiated or supported findings involving an alleged sexual offense, an alleged felony or class A misdemeanor drug offense, or any alleged offense against the person under Title 76, Chapter 5, Offenses Against the Person, and with the understanding that the office must provide the subject of a report received under Subsection (1)(k) with an opportunity to respond to the report before making a decision concerning licensure or employment;

- (k) any person identified in the report as a perpetrator or possible perpetrator of abuse or neglect, after being advised of the screening prohibition in Subsection (2);
- (l) except as provided in Subsection 63G-2-202(10), a person filing a petition for a child protective order on behalf of a child who is the subject of the report;
- (m) a licensed child-placing agency or person who is performing a preplacement adoptive evaluation in accordance with the requirements of Sections 78B-6-128 and 78B-6-130;
- 76 (n) an Indian tribe to:

- (i) certify or license a foster home;
- (ii) render services to a subject of a report; or
- (iii) investigate an allegation of abuse, neglect, or dependency; or
- (o) the Division of Substance Abuse and Mental Health, the Department of Health, or a local substance abuse authority, described in Section 17-43-201, for the purpose of providing substance abuse treatment to a pregnant woman, or the services described in Subsection 62A-15-103(2)(o).
- (2) (a) A person, unless listed in Subsection (1), may not request another person to obtain or release a report or any other information in the possession of the division obtained as a result of the report that is available under Subsection (1)(k) to screen for potential perpetrators of abuse or neglect.
- (b) A person who requests information knowing that the request is a violation of Subsection (2)(a) is subject to the criminal penalty in Subsection (4).

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(3) (a) Except as provided in Section 62A-4a-1007 and Subsection (3)(b), the division and law enforcement officials shall ensure the anonymity of the person or persons making the initial report and any others involved in its subsequent investigation.

- (b) Notwithstanding any other provision of law, excluding Section 78A-6-317, but including this chapter and Title 63G, Chapter 2, Government Records Access and Management Act, when the division makes a report or other information in the division's possession available under Subsection (1)(e) to a subject of the report or a parent of a child, the division shall remove from the report or other information only the names, addresses, and telephone numbers of individuals or specific information that could:
 - (i) identify the referent;

- (ii) impede a criminal investigation; or
- (iii) endanger a person's safety.
- (4) Any person who [wilfully] willfully permits, or aides and abets the release of data or information obtained as a result of this part, in the possession of the division or contained on any part of the Management Information System, in violation of this part or Sections 62A-4a-1003 through 62A-4a-1007, is guilty of a class C misdemeanor.
- (5) The physician-patient privilege is not a ground for excluding evidence regarding a child's injuries or the cause of those injuries, in any proceeding resulting from a report made in good faith pursuant to this part.
- (6) A child-placing agency or person who receives a report in connection with a preplacement adoptive evaluation pursuant to Sections 78B-6-128 and 78B-6-130:
 - (a) may provide this report to the person who is the subject of the report; and
- (b) may provide this report to a person who is performing a preplacement adoptive evaluation in accordance with the requirement of Sections 78B-6-128 and 78B-6-130, or to a licensed child-placing agency or to an attorney seeking to facilitate an adoption.
- (7) A child protection unit may share case-specific information obtained from the division under Subsection (1)(a) with members of a multidisciplinary team that is:
- (a) assembled by the child protection unit for a particular case when the case demonstrates:
- (i) the likelihood of severe child abuse or neglect; or
- (ii) a high risk of repetition as evidenced by previous involvements with law

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121	enforcement;
122	(b) assembled for the purpose of information sharing and identification of resources,
123	services, or actions that are in the best interest of the child or the child's family; and
124	(c) composed of:
125	(i) a victim advocate;
126	(ii) a therapist;
127	(iii) a representative of the child's school district; or
128	(iv) another individual that the child protection unit designates as valuable to provide
129	necessary services to the child or the family of the child.
130	Section 2. Section 63I-1-262 is amended to read:
131	63I-1-262. Repeal dates, Title 62A.
132	(1) Subsections 62A-1-120(8)(g), (h), and (i) relating to completion of premarital
133	counseling or education under Section 30-1-34 are repealed July 1, 2023.
134	(2) Section 62A-3-209 is repealed July 1, 2023.
135	[(3) Section 62A-4a-202.9 is repealed December 31, 2021.]
136	[(4)] <u>(3)</u> Section 62A-4a-213 is repealed July 1, 2024.
137	[(5)] (4) Sections 62A-5a-101, 62A-5a-102, 62A-5a-103, and 62A-5a-104, which
138	create the Coordinating Council for Persons with Disabilities, are repealed July 1, 2022.
139	[(6)] <u>(5)</u> Section 62A-15-114 is repealed December 31, 2021.
140	$[\frac{(7)}{6}]$ Subsections 62A-15-116(1) and $[\frac{(4)}{6}]$, the language that states "In
141	consultation with the Behavioral Health Crisis Response Commission, established in Section
142	63C-18-202," is repealed January 1, 2023.
143	[(8)] <u>(7)</u> Section 62A-15-118 is repealed December 31, 2023.
144	[(9)] (8) Subsections 62A-15-605(3)(h) and (4) relating to the study of long-term needs
145	for adult beds in the state hospital are repealed July 1, 2022.
146	[(10)] (9) Section 62A-15-605, which creates the Forensic Mental Health Coordinating
147	Council, is repealed July 1, 2023.
148	$[\frac{(11)}{(10)}]$ Subsections 62A-15-1100(1) and 62A-15-1101(9), in relation to the Utah
149	Substance Use and Mental Health Advisory Council, are repealed January 1, 2023.
150	[(12)] (11) In relation to the Behavioral Health Crisis Response Commission, on July
151	1, 2023:

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152	(a) Subsections 62A-15-1301(2) and 62A-15-1401(1) are repealed;
153	(b) Subsection 62A-15-1302(1)(b), the language that states "and in consultation with
154	the commission" is repealed;
155	(c) [Section] Subsection 62A-15-1303(1), the language that states "In consultation with
156	the commission," is repealed;
157	(d) Subsection 62A-15-1402(2)(a), the language that states "With recommendations
158	from the commission," is repealed; and
159	(e) Subsection 62A-15-1702(6) is repealed.
160	Section 3. Repealer.
161	This bill repeals:
162	Section 62A-4a-202.9, Child protection unit pilot program.